## In the United States Court of Federal Claims

\* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \* \*

**GHASSAN J. GHANNOUM,** CARL R. CARSON, JR., JOHN A. MOLINE IV. ALI MORALES, ON BEHALF OF THEMSELVES AND ALL OTHERS SIMILARLY SITUATED.

No. 18-516C

Plaintiffs, Filed: September 14, 2018

UNITED STATES.

Defendant.

## ORDER

The court is in receipt of the parties' September 13, 2018 joint stipulation of dismissal of the above-captioned case. Pursuant to Rule 41(a)(1)(A)(ii) of the Rules of the United States Court of Federal Claims, this court ORDERS that all of plaintiffs' claims for "compensatory time," and for Saturday premium pay allegedly improperly omitted from "other paid leave," and "holiday pay," as set forth in paragraph 1 of the complaint are Likewise, all of plaintiffs' claims encumbering non-**DISMISSED**, with prejudice. supervisory positions for "retroactive Saturday premium pay" allegedly owed nonsupervisory employees from January 11, 2004 to July 10, 2014, as set forth in paragraphs 2 and 8 of the complaint, are **DISMISSED**, with prejudice. The remainder of plaintiffs' claims are **DISMISSED** without prejudice.

IT IS SO ORDERED.

s/Marian Blank Horn MARIAN BLANK HORN Judge